In The District Court of The United States VED For The Middle District of Alabama 2007 MAY -2 A 9:31

Northern Division 2015 1/10 T COURT

Charles Hicks 246241

Alabama Dept. Of Conections, et al., Defendants Civil actions: 2:07-CV-257-MHT

A Motion for Leave To Amend!"

(A 42 U. S. CS 1983 action has been filed by a person incarcerated in an institutation of the State of Alabama alleging a violating of civil rights with respect to action taken against him at the Frank fee Youth Center. Specifically, Hicks Complains that (i) he has been denied a more favorable classification level in retalection for filing a previous lawsuit and (ii) the Defendants are tampering with his Legal Mail Causing dismissal of one of his cases. The Magister Judge has reviewed the complaint and determined that this pleading cannot be properly and effectively processed by the court without further additional over

information from defendants allen, Crimmings, Briton and Martin. Accordingly, it is hereby Ordered that:

- 1) How Debra Martin has violated my livil rights and Constitution Right. I would like to show how she is not doing her job at all. Also too show that she is following the Classification Manual at all, I would like for the court too make her neview my files and too Pret me in for work release or for an early parobe so I can go home. I would like for justice too be done. I am also asking for relief and also money for all of the pain and suffering that i have been through over since June of 2006 until now.
- 2) and too make sure an inmate should be awarded incentives and considered Community Cristically after he has finish the requirments here at Frank fee Youth Center for work release.

Certificate of Service

3/28/07

I hereby Certify that a copy of the forgoing amendment to Complaint has been served upon the District Court and a copy has served upon the Likellants arts attorney Placing the said same in The U.S. Mail by Frank her Youth Center properly addressed and postage prepaid this the 28th Day of March 2007.

Charles Hichs #24624/
Thank Lee Youth Center
P. O. Box 220410
Deatsville, al 36022
C Dorm- #23 A

Case 2:07-cv-00257-MHT-CSC Document 9 Filed 05/02/2007 Page 4 of 4 MONTGONTRY AL 351 OI MAY 2007 FM 3.T Marles Hicks # 346241 Station Correctional

In The District Court of the United States = 14 ED For The Middle District of Alabama 2007 MAY -2 A 9:31 Northern Division

Charles Hicks 246241

V. Alabama Dept. Of Corrections, et al., Defendents, Court No: 2:07-CV-257-MAT

Amendment To Complaint.

A 42 V. S. C. 1983 was filed by me the Plaintiff, who is ineascerated at Frank hee Youth Center, P. V. BOX 230410, Deatsville, Alabama 36022.

An institute of the State of Alabama 2 am alleging that my Civil Rights were violated bey the Defondants. By her failure to add here too her job descriptions and her Continued failure to address too the Alabama Department of Corrections Classifications Regulations Responding The Classifications of level II inmate which is the Plaintiff Charled Hicks.

over

- D'How Dobra Martin has violated the Plaintiff Civil Rights and Constition Rights, do that she has not proformed her job description as directed in the alabama Department of Corrections Regulation Classification Manual.
- 2) Also the Classification Manual Regulation Regarding the Criteria for Cristody and The Criteria for work-Release Placement. Ms. Martin has her own rules and if she determine that and insmale is not aware of the Classifications Regulations. She will not proform her job description, to place the insmale in for advance next level but hinders.
- 3) Once an immate has been place in this Custudy States. That I am new here at I would Lee Youth Center. He has abided by all the Rules and Regulations. Cend demostrated that he is a model prisoner, and the Criteria says one should be awarded incentives. and Considered for Community Cristudy which Considered for Community

4) Being assigned to a job task in the Community without the supervision of a Security office. Other words one is trusted another. Ms. Debra Martin denies me these previlagues because of the surrous Lawsuits. I have filed against her. And she has not reviewed my files. As required in the Kegulations. She wants me too Continue taking the same courses repeately which is not Recommonded by the program Director for the Alabama Department of Corrections.

Certificate of Service

I hereby Certify that a copy of the forgoing amendment to Complaint has been served report the District Court and a copy has served report the Defendants attorney Placing. The said same in the U.S. Mail by Frank Lee Youth Center Properly addressed and postage prepaid this the 28th Day of March 2007.

Charles Hichs #246241

Frank Lee Youth Center
P. O. 30 x 220410

Deutsville, al 36022

C Dorm #230